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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/838,342	04/20/2001	Akihiro Sugiyama	Q64164	1068
7590 11/20/2003 SUGHRUE, MION, ZINN, MACPEAK & SEAS			EXAMINER FLEURANTIN, JEAN B	
3			2172	
			DATE MAILED: 11/20/2003	3 D

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/838,342	SUGIYAMA, AKIHIRO				
Office Action Summary	Examiner	Art Unit				
·	Jean B Fleurantin	2172				
The MAILING DATE of this communication ap						
Period for Reply		•				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replection of the period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statuted the period patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a reply ly within the statutory minimum of thirty (3 will apply and will expire SIX (6) MONTHS e, cause the application to become ABANI	be timely filed 0) days will be considered timely. S from the mailing date of this communication. DONED (35 U.S.C. § 133).				
1)⊠ Responsive to communication(s) filed on 22 A	Responsive to communication(s) filed on 22 August 2003.					
2a)⊠ This action is FINAL . 2b)□ This	action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1-21 is/are pending in the application	4)⊠ Claim(s) <u>1-21</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-21</u> is/are rejected.	6)⊠ Claim(s) <u>1-21</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. §§ 119 and 120						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the price		ceived in this National Stage				
application from the International Burea * See the attached detailed Office action for a list		ceived				
13) Acknowledgment is made of a claim for domest						
since a specific reference was included in the fir						
37 CFR 1.78.	avialand andication bear bear					
 a) ☐ The translation of the foreign language provisional application has been received. 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific 						
reference was included in the first sentence of the		•				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		mary (PTO-413) Paper No(s) mal Patent Application (PTO-152)				
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)						

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DETAILED ACTION

Response to Amendment

1. Claims 1-21 remain pending for examination.

Response to Applicant' Remarks

2. Applicant's arguments filed on August 22, 2003 with respect to claims 1-21 have been considered but are not persuasive because of the following:

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,151,707 issued to Hecksel et al. (hereinafter "Hecksel") in view of U.S. Patent No. 5,913,210 issued to Call (hereinafter "Call").

As per claims 1 and 11, Hecksel discloses a user registration supporting system which supports a user, who uses a multi-component product including a plurality of products provided by a plurality of companies, in applying for user registration for the plurality of products (see col. 2, lines 33-37) as claimed, "said system comprises a user-information database which stores user information including a plurality of data items and regarding the user" as registration software

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program 24 may access a memory 26 in the form of any volatile or non-volatile storage and retrieval device on computer 11, memory 26 may include a variety of registration information and instructions to assist in operation of registration software program 24, throughout this document, the term 'registration information' refers to any information relating to characteristics of the user, characteristics of system 10, usage statistics, responses to previous requests for user data, answers to survey questions, registration profile data, (see col. 4, lines 3-12);

"a user-information providing section which provides said user-information database with the user information" as a means for modifying registration information associated with a particular software program 34, which presenting the user with survey questions or marketing information associated with software program 34, collecting statistics relating to the use of software program 34" (see col. 4, lines 22-26); and

"a to-be-registered information generating section which receives specification information for specifying the at least one data item required by a plurality of companies for the user registration from a plurality of company terminals which are connected through a network and used by the respective companies, extracts at least one data item specified by the specification information, from the user information stored in said user-information database, and generates to-be-registered information used by each of the plurality of companies for the user registration," as means for accessing previously stored registration information to assist a user in a current software program registration, (see col. 2, lines 24-26), and

"wherein said system can generate the to-be-registered information for the plurality of companies at once, based on the user information" as system 10 may generate the chronology table as it processes session data, or the chronology table may have been previously created and

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stored in registration profile 30 during initial registration of software program 34a, (see col. 13, lines 27-31). Hecksel does not explicitly disclose a to-be-registered information generating section which receives specification information for specifying the at least one data item required by a plurality of companies for the user registration from a plurality of company terminals which are connected through a network and used by the respective companies. However, Call discloses a method registration handler 203 which may obtain the submitted data needed to create the registration template record in a variety of ways, such as accepting a html web page form completed and submitted via the internet by a registrant, (see col. 4, lines 27-30), and the registration procedure may also require each registrant to provide an email address to which an email message of predetermined content is sent after the initial registration form is completed, (see col. 4, lines 44-49). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the combined teachings of Hecksel and Call with a to-be-registered information generating section which receives specification information for specifying the at least one data item required by a plurality of companies for the user registration from a plurality of company terminals which are connected through a network and used by the respective companies. Such modification would allow the teachings of Hecksel and Call to provide a variety of services and functions, (see col. 2, lines 59-60).

As per claims 2, 3 and 13, in addition to the discussion in claim 1, Hecksel further discloses "a company information database which stores specification information for specifying the at least one data item required by a plurality of companies for the user registration", (see col. 5, lines 38-42).

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As per claims 4 and 12, the limitations of claims 4 and 12 are rejected in the analysis of claim 1, and these claims are rejected on that basis.

As per claims 5, 6, 15 and 16, in addition to the discussion in claim 1, Hecksel further discloses "wherein said user information includes identification information for identifying the multi-component product used by the user" as the method includes a section 300 'figure 3a' to generate a list of software programs residing on, or accessible to computer 11, a section 350 'figure 3b' to identify a matching software program, and a section 380 'figure 3c' to complete the registration session based on information associated with the matching software program, (see col. 9, lines 30-36);

"said company-information database stores information regarding the plurality of companies providing the products according to multi-component product", (see col. 5, lines 36-42).

As per claims 7, the limitations of claim 7 are rejected in the analysis of claim 1, and this claim is rejected on that basis.

As per claim 8, in addition to the discussion in claim 1, Hecksel further discloses "a user-information providing section provides said user-information database with the user information which is received by said communication" as remote server that receives, stores and distributes information among a variety of remote devices, (see col. 5, lines 3-8).

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As per claims 9 and 19, in addition to the discussion in claim 1, Hecksel further discloses, "wherein the user information is correction information which is formed by correcting the user information stored in said user-information database" as post-registration activity periods may be stored in configuration files to promote modification of registration and marketing data as updates become necessary without requiring modification to the registration software program, (see col. 2, lines 62-65).

As per claim 10, the limitations of claim 10 are rejected in the analysis of claims 1 and 8, and this claim is rejected on that basis.

As per claim 14, the limitations of claim 14 are rejected in the analysis of claim 1, and this claim is rejected on that basis.

As per claim 17, Hecksel discloses the claimed subject matter except the claimed sending the to-be-registered information which is generated by said generating to a plurality of company terminals which are used respectively by the plurality of companies providing the products, through a network. However, Call discloses a method registration handler 203 which may obtain the submitted data needed to create the registration template record in a variety of ways, such as accepting a html web page form completed and submitted via the internet by a registrant, (see col. 4, lines 27-30), and the registration procedure may also require each registrant to provide an email address to which an email message of predetermined content is

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sent after the initial registration form is completed, (see col. 4, lines 44-49). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the combined teachings of Hecksel and Call with a to-be-registered information generating section which receives specification information for specifying the at least one data item required by a plurality of companies for the user registration from a plurality of company terminals which are connected through a network and used by the respective companies. Such modification would allow the teachings of Hecksel and Call to provide a variety of services and functions, (see col. 2, lines 59-60).

As per claim 18, in addition to the discussion in claim 17, Hecksel further discloses "wherein said storing includes providing the user-information database with the user information which is received by said receiving", (see col. 5, lines 36-42).

As per claim 20, the limitations of claim 20 are rejected in the analysis of claims 1 and 7, and this claim is rejected on that basis.

As per claim 21, Hecksel discloses a computer readable recording medium which records a program for controlling a computer to execute (see col. 2, lines 24-27), "storing user information including a plurality of data items regarding a user who uses a multi-component product including a plurality of products provided by a plurality of companies" as the selected registration information includes registration information and/or responses to survey questions provided by a user or otherwise obtained during a previous registration session for a matching

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software program, designated by the reference numeral 34n, software programs 34 are considered matching if they share a common attribute, such as the user, the national language of the software program, the publisher of the software program or common registration information, the term 'publisher' refers to the technology provider, software publisher, information gatherer, company, or other entity having an interest in distributing, collecting, maintaining, and utilizing registration and/or marketing information related to software program 34, (see col. 5, lines 29-42); and

"extracting a data item specified by the specification information, from the stored user information, and generating to-be-registered information used by each of the plurality of companies for the user registration" as a system and method for accessing previously stored registration information to assist a user in a current software program registration, (see col. 2, lines 24-26). Hecksel does not explicitly disclose steps of receiving specification information for specifying the at least one data item required by a plurality of companies for the user registration from a plurality of company terminals which are connected through a network and used by the respective companies. However, Call discloses a method registration handler 203 which may obtain the submitted data needed to create the registration template record in a variety of ways, such as accepting a html web page form completed and submitted via the internet by a registrant, (see col. 4, lines 27-30), and the registration procedure may also require each registrant to provide an email address to which an email message of predetermined content is sent after the initial registration form is completed, (see col. 4, lines 44-49). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the combined teachings of Hecksel and Call with the steps of receiving specification information for specifying

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the at least one data item required by a plurality of companies for the user registration from a plurality of company terminals which are connected through a network and used by the respective companies. Such modification would allow the teachings of Hecksel and Call to

provide a variety of services and functions, (see col. 2, lines 59-60).

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Remarks

4. Applicant's argument on pages 2 and 3, with respect to claims 1 and 11 have been fully considered but, have been found persuasive only to the extent that the prior of record does not specifically teach or suggest the limitations "receiving information specifying at least one data item that is required for user registration, extracting the specified data item from the user information stored in a database, and generating to-be-registered information required for user registration." However, Call reference discloses such limitations.

Applicant(s) arguing for limitations, which are not exactly recited in the instant claimed invention.

Furthermore, in response to applicant's argument on page 13, that the Hecksel fails to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., receiving information specifying at least one data item that is required for user registration, extracting the specified data item from the user information stored in a database, and generating to-be-registered information required for user registration.) are not recited in the rejected claim(s) 1, 11 and 21. Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

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Thus, although Hecksel does not fully identical to the claimed invention, the features recited in the claims are different from applicant's arguments and recited features are clearly taught by Hecksel. Further, Hecksel discloses post registration activity periods may be stored in configuration files to promote modification of registration and marketing data as updates become necessary without requiring modification to the registration software program, (see col. 2, lines 62-65).

Therefore, the rejection in last Office Action is maintained.

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Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Contact Information

5. Any inquiry concerning this communication from examiner should be directed to Jean Bolte Fleurantin at (703) 308-6718. The examiner can normally be reached on Monday through Friday from 7:30 A.M. to 6:00 P.M.

If any attempt to reach the examiner by telephone is unsuccessful, the examiner s supervisor, Mrs. KIM VU can be reached at (703) 305-8449. The FAX phone numbers for the Group 2100 Customer Service Center are: After Final (703) 746-7238, Official (703) 746-7239, and Non-Official (703) 746-7240. NOTE: Documents transmitted by facsimile will be entered as official documents on the file wrapper unless clearly marked DRAFT.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group 2100 Customer Service Center receptionist whose telephone numbers are (703) 306-5631, (703) 306-5632, (703) 306-5633.

Jean Bolte Fleurantin

2003-11-01

JBF/

SHAHID ALAM SHAHID ALAM SHIMARY EXAMINER